



PATENT COOPERATION TREAT

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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	INTERNATI		INARY EXAMINATE AND SECTION 11 TO 12	ATION R	EPORT
Applicant's or age	ent's file reference		S Ning	cation of	Transmittal of Interna
	060WO01	FOR FURTHER A	Preliminary	Examination	Report (Form PCT/IPEA
International appl PCT/JP	ication No. P2002/007107	International filing date (day/month/year) Priority date (day/month/year) 12 July 2002 (12.07.2002)			
International Pater B23H 1/	nt Classification (IPC) or n	<u> </u>		<u> </u>	
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Applicant	ACT		***		•
		SORISHI DENKI	KABUSHIKI KAIS	SHA ————	
1. This inter	national preliminary exami	ination report has been	prepared by this Interna	ational Prelin	ninary Examining Author
and is trai	ishinted to the applicant ac	cording to Article 36.			
	ORT consists of a total of				•
aiii	is report is also accompanion ended and are the basis for 16 and Section 607 of the control of	' this report and/or she	ets containing rectificat	n, claims and ions made b	d/or drawings which have before this Authority (see
	ese annexes consist of a tot		sheets.		
3. This repor	t contains indications relat	ing to the following ite	-mc·		
1 🄀	Basis of the report	yee and tonowing to	5111 5 .		
пГ	Priority				
ш Г	Non-establishment o	f opinion with regard t	to novelty, inventive ster	and industr	ial applicability
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v 🗵	Reasoned statement u	under Article 35(2) wit	th regard to novelty, investatement	entive step o	r industrial applicability;
vı F	V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; VI Certain documents cited				
VII [_	international application	ion		
vIII [<u></u>	on the international ap			
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Date of submission	of the demand		Date of completion of	this report	
	August 2003 (06.08.2	2003)		-	(10.05.0004)
			19 10	1ay 2004 ((19.05.2004)
Name and mailing	address of the IPEA/JP		Authorized officer		
Facsimile No.			m. 1		
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Form PCT/IPEA/409 (cover sheet) (July 1998)



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/JP2002/007107

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1	. With	regard to	to the elements of the international app	olication:*		· · · · · · · · · · · · · · · · · · ·
		the inte	ernational application as originally file	;d		
	\boxtimes	the des	scription:			
		pages	1-11, 15	, 17-22, 2 <u>4-26,</u>	28, 30-32, 34-47	, as originally filed
		pages				, filed with the demand
		pages	12-14,14/1, 16,16,/1, 23, 27,	, 29, 33	, filed with the letter of	21 January 2004 (21.01.2004)
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	<u></u>	pages		3, 4, 6-9, 1	1.14	as ariainally filed
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		pages			,	, filed with the demand
		pages	1, 2, 5, 10		, filed with the letter of _	21 January 2004 (21.01.2004)
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	t		ence listing part of the description:			
		pages				, as originally filed
		pages .				, filed with the demand
		pages -			_, filed with the letter of _	
2.	CLIC 111	e element the lang the lang	its were available or furnished to this A guage of a translation furnished for the guage of publication of the international guage of the translation furnished for	Nise indicated under the Authority in the purposes of in all application (under this item. collowing language nternational search (under Ru (under Rule 48.3(b)).	which is: ule 23.1(b)). y examination (under Rule 55.2 and/
3.	With prelir	regard minary ex containe	to any nucleotide and/or amino a xamination was carried out on the basis ned in the international application in w	s of the sequent vritten form.	ice listing:	tional application, the international
	H		gether with the international application		readable form.	
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		meman	atement that the subsequently furni- tional application as filed has been furn atement that the information recorded	nished.		
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4.		The ame	endments have resulted in the cancella	ıtion of:		
		L t'	the description, pages			
		L t	the claims, Nos			
			the drawings, sheets/fig			
5.		This repo	ort has been established as if (some or the disclosure as filed, as indicated in t	f) the amendme	ents had not been made, sir tal Box (Rule 70.2(c)).**	nce they have been considered to go
	Replace in this and 70	o report	heets which have been furnished to the as "originally filed" and are not a	e receiving Off annexed to thi	ice in response to an invitatist report since they do no	tion under Article 14 are referred to t contain amendments (Rule 70.16
		•	ent sheet containing such amendments i	must be referre	ed to under item 1 and anne:	red to this report
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INTERNATIONAL PREDMINARY EXAMINATION REPORT

1. Statement					
Novelty (N)	Claims	1-14	YES		
	Claims		NO		
Inventive step (IS)	Claims	4, 7-9, 11-14	YES		
	Claims	1-3, 5, 6, 10	NO		
Industrial applicability (IA)	Claims	1-14	YES		
	Claims		NO		

2. Citations and explanations

Document 1: US, 5064984, A1 (MITSUBISHI ELECTRIC CORPORATION), 12 November 1991 & JP, 3-104517, A

Document 2: JP, 6-141542, A (FANUC LTD.), 20 May 1994

The subject matter of claims 1-3, 5, 6, and 10 does not involve an inventive step on account of document 1 cited in the ISR and document 2 cited in the ISR. In order to solve the well-known problem of reducing transition loss and continuity loss, employing what is described in document 2—a field effect transistor and an insulated gate bipolar transistor connected to this in parallel and having an overlap time period after the field effect transistor starts operating and performing a switching operation—instead of document 1's switching element and arriving at the invention of claims 1, 2, 5, and 6 would be easy for a person skilled in the art. Also, when doing so, the question of whether or not to apply the detection signal directly to the switching element's control terminal is something to be appropriately selected by a person skilled in the art. Also, the means for changing and setting the pulse width for processing is merely a constitution that an ordinary discharge processing device has.

The subject matter of claims 4, 7-9, and 11-14 is not described in any of the documents cited in the ISR and appears to be non-obvious to a person skilled in the art.

Furthermore, the written opinion noted the point that document 2 pertains to an ordinary stabilized power source. But this point does not interfere with adding the invention described in document 2 to the invention described in document 1 in order to solve problems related to a switching element, i.e. reducing transition loss and continuity loss. Also, it is asserted that the invention of claim 10 is one in which the changed pulse width is the pulse width of the signal that drives the second switching element, but this assertion is not based on the text of the claim.